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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/044,948	01/15/2002	Matthias Kroner	218141US0	1521	
22850	7590 09/12/2002				
OBLON SPIVAK MCCLELLAND MAIER & NEUSTADT PC			EXAMINER		
	FERSON DAVIS HIGHWAY RAJGURU, UMAKANT I			MAKANT K	
ARLINGTON	1, VA 22202		ART UNIT	PAPER NUMBER	
			1711 DATE MAILED: 09/12/2002	4	

Please find below and/or attached an Office communication concerning this application or proceeding.

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		Application No.	Applicant(s)	Applicant(s)		
	Office Action Summary	Examiner		Group Art Unit		
	The MAILING DATE of this communication appears	on the cover she	et beneath the co	orrespondence add	ress—	
Period fo	r Response					
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from th - If the p - If NO p	ions of time may be available under the provisions of 37 CFR 1.13 te mailing date of this communication. teriod for response specified above is less than thirty (30) days, a teriod for response is specified above, such period shall, by defaul to respond within the set or extended period for response will, by	response within the st lt, expire SIX (6) MON	atutory minimum of the	nirty (30) days will be cor g date of this communica	nsidered timely.	
Status						
☐ Res	ponsive to communication(s) filed on					
☐ This	action is FINAL.					
	ce this application is in condition for allowance except for ordance with the practice under <i>Ex parte Quayle</i> , 1935			the merits is close	d in	
•	on of Claims					
Clair	m(s)		is/are p	pending in the application	ation.	
	he above claim(s)					
☐ Clai	m(s)		is/are a	is/are allowed.		
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L. Ciai			require	ement.		
	on Papers					
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## **DETAILED ACTION**

- 1. Claims 1-12 are under examination.
- 2. The following is a quotation of the second paragraph of 35 U.S.C. 112:

The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.

Claims 1, 4 and 12 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.

Claim 1 is indefinite in reciting "finely divided" (lines 1 and 3) "unconsolidated sheet like structures" (lines 2 and 6) and "temperatures above 120°C" (line 5) since it is not clear how fine is finely divided?, what is an unconsolidated sheet like structure and what is the upper limit of temperature. This claim is further vague since it requires to be OH or NH<sub>2</sub> if Y is hydrogen; but Y is never hydrogen. Similarly X is never hydrogen. Meaning of sentence "X and Y are together a "bond" is also not understood. (Examiner assumes that X and &Y may be meant to be connected by a double bond).

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Similar remarks apply to clams 4 and 12.

- 3. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
  - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

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This application currently names joint inventors. In considering patentability of the claims under 35 U.S.C. 103(a), the examiner presumes that the subject matter of the various claims was commonly owned at the time any inventions covered therein were made absent any evidence to the contrary. Applicant is advised of the obligation under 37 CFR 1.56 to point out the inventor and invention dates of each claim that was not commonly owned at the time a later invention was made in order for the examiner to consider the applicability of 35 U.S.C. 103© and potential 35 U.S.C. 102(e), (f) or (g) prior art under 35 U.S.C. 103(a).

4. Claims 1-12 are rejected under 35 U.S.C. 103(a) as being unpatentable over Dotzauer et al (CA 2037214)

(Dotzauer is of record on PTO-1449, paper no. 3).

Dotzauer discloses boards made out of a composition comprising finely divided materials, high molecular weight polycarboxylic acids polyhydric alcohols and alkanolamines or polyamines (p. 1, lines 28-33). Suitable finely divided materials are described on p. 1, lines 34-37. Composition is molded to form sheets under heat and pressure (p. 4, line 17 to p. 5, line 31). Patentee discloses amides on p. 3, line 11.

It would therefore have been obvious to follow teachings of Dotzauer and arrive at instantly claimed invention.

5. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

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(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United

wather 16 persy Claims 1-12 are rejected under 35 U.S.C. 102(b) as being anticipated by Dotzauer et al 6.

(CA2037214).

Disclosure of Dotzauer presented in brief earlier, shows that 1-12 lack novelty.

Any inquiry concerning this communication or earlier communications from the examiner 7. should be directed to U.K. Rajguru whose telephone number is 703-308-3224. The examiner can normally be reached on Monday-Friday from 9:30am to 6:00pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, James J. Seidleck, can be reached on (703) 703-308-2462. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9310/9311.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is 703-308-0661.

UKRajguru:evh

8/26/02

James J. Seidleck Supervisory Patent Examiner Technology Center 1700